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Signature: Lilie Cott Brumpin

PATENT

Attorney Docket No. NTI-022

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. §1.97

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

Listed below or on an attached Form PTO-1449 is information known to applicant(s). A copy of each listed publication and U.S. and foreign patent, except for pending U.S. applications, is being submitted herewith, along with a concise explanation of information in a foreign language, if any, pursuant to 37 C.F.R. §1.97-1.98.

Applicants respectfully request that the listed information be considered by the Examiner and be made of record in the above-identified application. If form PTO-1449 is enclosed, the Examiner is requested to initial and return it in accordance with MPEP § 609.

This statement is not intended to represent that a search has been made or that the information cited in the statement is, or is considered to be, material to patentability as defined in 37 C.F.R. § 1.56.

This statement qualifies under 37 C.F.R. § 1.97, subsection (b) because (check all that apply):			
	(1)	continued prosecution	s of the application filing date and is other than a application under § 1.53(d)
	(2)	It is being filed within 3 month	s of entry of a national stage
\boxtimes	(3)	It is being filed before the mail	date of the first Office Action on the merits.
	(4)		ing of a first Office Action after the filing of a request for under § 1.114
37 C.F.R. § 1.97(c). If this statement is being filed after the period specified in § 1.97(b), but before the mailing date of the earlier of a final office action under § 1.113, a notice of allowance under § 1.311, or an action that otherwise closes prosecution in the application, then:			
	a certif	ication as specified in § 1.97(e)	is provided below; or
) is authorized below, enclosed, or included with the with this statement.
37 C.F.R. § 1.97(d). If this statement is being filed after the period specified in § 1.97(c), but on or befor payment of the issue fee, then:			
A. •	a certif	ication as specified in § 1.97(e)	is completed below; and
B.	a fee of \$180.00 as set forth in § 1.17(p) is authorized below, enclosed, or included with the payment of other papers filed together with this statement.		
<i>Fee Authorization</i> . The Commissioner is hereby authorized to charge any additional fees or credit any overpayment associated with this communication to Deposit Account No. 50-0574 (Docket No. NTI-022).			
			Respectfully submitted,
			BEVER, HOFFMAN & HARMS, LLP
4	ing 15	200	By: By: By: By: By: By: By: By:
	☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐	☐ (1) ☐ (2) ☐ (3) ☐ (4) 37 C.F.R. § 1.9 mailing date of an action that of a certife ☐ a fee of payment of the A. a certife B. a fee of payment of the Fee Authorization overpayment as	☐ (1) It is being filed within 3 month continued prosecution and accordinated prosecution and accordinated prosecution and accordinated prosecution and accordinated examination. [Insert a serial process of the serial process of the serial process of the earlier of a final office action and action that otherwise closes prosecution in the continued examination. [Insert a serial process of the earlier of a final office action and action that otherwise closes prosecution in the continued examination. [Insert a serial process of the serial process of the earlier of a final office action and action that otherwise closes prosecution in the continued examination. [Insert a serial process of the serial process of the earlier of a final office action and action that otherwise closes prosecution in the continued examination. [Insert a serial process of the serial process of the earlier of a final office action and action that otherwise closes prosecution in the continued examination. [Insert a serial process of the serial process of the earlier of a final office action and action that otherwise closes prosecution in the continued examination. [Insert a serial process of the serial process of the serial process of the earlier of a final office action and action that otherwise closes prosecution in the continued examination. [Insert a serial process of the serial proc

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